## LAW OFFICES OF

## JOSEPH V. SORRENTINO, PLLP

404 MANOR ROAD STATEN ISLAND, NY 10314 (718) 720-4943 FAX (718) 720-5009

ADMITTED IN NEW YORK AND NEW JERSEY

Of Counsel
Andrew John Calcagno, Esq. †
Timothy Forsyth, Esq. †
† Admitted in New York, New Jersey,
Pennsylvania and The District of Columbia

NEW JERSEY OFFICE 213 South Avenue East Second Floor Cranford, NJ 07016 (201)656-6525

December 13, 2011

## VIA ELECTRONIC CASE FILING

The Honorable Sandra L. Townes, U.S.D.J. United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

<u>United States v. Barisciano, et al.</u> Docket No. 11-CR-413(SLT)

Dear Judge Townes:

Please be advised that I represent defendant Jay Parisi in the above-referenced matter. Mr. Parisi is currently at liberty with travel restrictions within the Eastern District of New York, the Southern District of New York and the District of New Jersey.

With the concurrence of the government by Assistant U.S. Attorney Lan Nguyen we are respectfully seeking to enlarge Mr. Parisi's pretrial travel restrictions to include traveling by air with his wife and two children to Aruba for a family vacation from Monday, February 20, 2012 through Monday, February 27, 2012. He will, of course, inform Pretrial Services of his exact lodging and traveling arrangements.

Respectfully submitted,

JULIAN

JOSEPH V. SORRENTINO, ESQ.

JVS:lq

So Ordered:

The Honorable Sandra L. Townes, U.S.D.J.

c: Assistant U.S. Attorney Lan Nguyen U.S. Pretrial Officer Bianca Carter